TOWN OF WILMA

Resolution

Resolution of The Town of Wilma Creating The North Pine Area Hospital District.

For the sake of sustaining the operation of the Hospital, Nursing Home and Clinic in Sandstone, it has become necessary to ask the property owners in the Thirtyfive (35) Townships and Cities that comprise Northern Pine County to allow a Two Mil increase in their Property taxes.

Therefore, be it resolved that Wilma Township shall affirm, by individaul vote, it's support of the financial restructuring of what shall be called The North Pine County Hospital, Nursing Home and Clinic.

Be it further resolved that the Two Mil levy may not be increased without prior majority vote of the property owners, and that each Township and City shall have one (1) voting representative appointed tobe the board od directors.

The foregoing resolution was voted on by the voters of the Town of Wilma at a special meeting duly held on the 23rd day of May, 1989. The result of the voting was (10) votes in favor of the resolution and (7) against.

• 392-01 Lenge and Mon Chairman of the Board

Helen Hanson

Town Clerk

STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUN 8 1989

Joen andrew therew Secretary of State

HOSPITALS, WELFARE ACTIVITIES

447.23. Repealed by Laws 1976, c. 44, § 70, eff. March 13, 1976

Laws 1976, c. 44, contained a stated purpose indicating that the act would determine which laws formerly applicable to cities would be ex-

447.31. Creation and reorganization of hospital districts

§ 447.23 Repealed

Subdivision 1. Resolutions. Any four or more cities and towns, however organized, except cities of the first class, may create a hospital district. They must do so by resolutions adopted by their respective governing bodies or electors. A hospital district may be reorganized, according to sections 447.31 to 447.37. Reorganization must be by resolutions adopted by the district's hospital board and the governing body or voters of each city and town in the district.

Subd. 2. Territory. No city or town shall be included in a hospital district created or reorganized under this section unless its entire territory is included in the district and the territory is contiguous at one or more points to the territory of one or more of the other cities or towns included.

Subd. 3. Contents of resolution. A resolution under subdivision 1 must state that a hospital district is authorized to be created under sections 447.31 to 447.37, or that an existing hospital district is authorized to be reorganized under sections 447.31 to 447.37, in order to acquire, improve, and run hospital and nursing home facilities that the hospital board decides are necessary and expedient in accordance with sections 447.31 to 447.37. The resolution must name the four or more cities or towns included in the district. The resolution must be adopted by a two-thirds majority of the members-elect of the governing body or board acting on it, or by the voters of the city or town as provided in this section.

Each resolution adopted by the governing body of a city or town must be published in its official newspaper and takes effect 40 days after publication, unless a petition for referendum on the resolution is filed with the governing body within 40 days. A petition for referendum must be signed by at least five percent of the number of voters voting at the last election of officers. If a petition is filed, the resolution does not take effect until approved by a majority of voters voting on it at a regular municipal election or a special election which the governing body may call for that purpose.

The resolution may also be initiated by petition filed with the governing body of the city or town, signed by at least ten percent of the number of voters voting at the last general election . A petition must present the text of the proposed resolution and request an election on it. If the petition is filed, the governing body shall call a special election for the purpose, to be held within 30 days after the filing of the petition, or may submit the resolution to a vote at a regular municipal election that is to be held within the 30-day period. The resolution takes effect if approved by a majority of voters voting on it at the election. Only one election shall be held within any given 12-month period upon resolutions initiated by petition. The notice of the election and the ballot used must contain the text of the resolution, followed by the question: "Shall the above resolution be approved?"

Subd. 4. Filing resolutions. The hospital district is created or reorganized on the effective date of the last resolution required to authorize it. However, certified copies of each resolution must be sent by the clerk or other recording officer of the governing body or board adopting it to the county auditor of each county containing territory in the hospital district. On receiving the required resolutions, each county auditor shall file certified copies of them as a public record with the county recorder of the auditor's county. The county auditor of the county containing most of the population of the district shall send a certified copy of each resolution to the secretary of state to be filed as a public record.

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HOSPITALS, WELFARE ACTIVITI

Subd. 5. Special election for new or creation of a hospital district, a sp hospital board or, in the case of a new city or town in the district, shall call the canvassed like other hospital distriimmediately on election and assume t

Subd. 6. Corporate powers of d under sections 447.31 to 447.37 is a r state and has perpetual succession. be sued. It may use a corporate si needed. It may hold, manage, contra as its interests require.

Upon reorganization of a district pass to the new reorganized district has held legal title for the use and be enforceable claims and contract oblig the new reorganized district. Taxable debt incurred by or on behalf of properties that are acquired, owned, the purposes of sections 447.31 to political subdivisions.

Amended by Laws 1973, c. 123, art. 5, § 229, art. 10, § 1.

1976 Amendment. Changed the title ister of deeds to county recorder.

1986 Amendment. Laws 1986, c. 6 removed gender specific references app human beings throughout Minn. Stats. ing by reference proposed amendments revision prepared by the revisor of stat suant to Laws 1984, c. 480, § 21, and and filed with the secretary of state of 1986. Section 3 of Laws 1986, c. 444, that the amendments "do not change stance of the statutes amended." 1987 Legislation

The 1987 amendment revised chapt removing obsolete and redundant Laws 1987, c. 229, art. 11, § 1, states: "No change is intended to alter o

construed by a court or other authori the meaning of a law".

447.32. Officers and elections

Subdivision 1. Terms of offic board composed of one member e member elected at large. A mem qualifies. At the first election, h governing body calling the electio December 31 of the next even-nu from that date. After that, be elected for a term of four years

If a member dies, resigns, fa successor may be appointed by a

RESOLUTION

RESOLUTION OF THE TOWN OF DELL GROVE CREATING THE NORTH PINE HOSPITAL DISTRICT PURSUANT TO MINN. STAT. § 447.31 TO § 447.37

WHEREAS, Sandstone Area Hospital and Nursing Home has, and continues to provide hospital services to the residents of Dell Grove; and

WHEREAS, the Town Board of Supervisors has determined that it is in the public interest that Sandstone Area Hospital and Nursing Home continues to provide these services; and

WHEREAS, Sandstone Area Hospital and Nursing Home will have difficulty continuing in existence as an economically viable institution unless it has the powers of a hospital district provided by law; and

WHEREAS, it is in the public interest that a hospital district be established within the current service area of Sandstone Area Hospital.

NOW THEREFORE, BE IT RESOLVED, by the Board of Supervisors of the Town of Dell Grove as follows:

- 1. That a hospital district is hereby created pursuant to Minn. Stat. § 447.31 to § 447.37 to be known as North Pine Area Hospital District. (the Hospital District).
- 2. The Hospital District is organized according to law and is empowered to acquire, improve, and run hospital and nursing home facilities that the hospital board of the district decides are necessary and expedient in accordance with Minn. Stat. § 447.31 to § 447.37, and § 144.581.
- 3. The Clerk is directed to publish this resolution in the official newspaper of the City.
- 4. This resolution shall be effective forty (40) days after publication according to law.

1.1.2.1.1

5. The Clerk is directed to file a certified copy of this resolution with the Pine County auditor forthwith.

The City Council of the City of Sandstone is requested to call for the election of a hospital board pursuant to Minn. Stat. § 447.31, subd. 5 and Minn. Stat. § 447.32.

- 7. Upon establishment of the Hospital District, it shall be empowered with those powers authorized by Minn. Stat. § 447.31, subd. 6, §§ 447.33 and 144.581.
- 8.

6.

The cities and towns to be included in the Hospital District are as follows:

<u>Cities</u>

Askov	Clover
Bruno	Danforth
Denham	Dell Grove
Finlayson	Finlayson
Hinckley	Fleming
Kerrick	Hinckley
Rutledge	Kerrick
Sandstone	Kettle
Sturgeon Lake	New Dosey
Willow River	Nickerson
	Norman
Townships	Ogema
	Park
Arlone	Partridge
Arna	Pine Lake
Barry	Sandstone
Birch Creek	Sturgeon Lake
Bremen	Wilma
Bruno	Windemere

The business and affairs of the Hospital District shall be governed by a hospital board as authorized by law, which Board shall have full power and authority to act on behalf of the Hospital District and may from time to time, as determined to be in the best interest of the Hospital District, adopt bylaws governing the business of the Hospital District.

The foregoing resolution was duly adopted by the Board of Supervisors of the Town of Dell Grove at a regular meeting duly held on the 24th day of April, 1989, upon affirmative vote of a two-thirds majority of its members.

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CHAIRMAN OF THE TOWN BOARD

ATTEST:

9.

Kathleen O'Flanagan CLERK

GEK:EA9s

CERTIFICATE OF COPY

STATE OF MINNESOTA) COUNTY OF PINE)ss. TOWN OF DELL GROVE)

I Kathlew O'Hanger the undersigned duly elected Clerk of the Town of Dell Grove, certify that I have compared the attached resolution with the original thereof, and that the same is a true and correct copy.

Kathleen O'Flanagan

Town Clerk

STATE OF MINNESOTA DEPARTMENT OF STATE FILED

JUN 8 1989 Jow andrew there

Secretary of State 39201

GEK:EB1s